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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR ATTORNEY DOCKET N		CONFIRMATION NO.	
09/627,775	07/28/2000	Mark I. Greene	UPN-3832	3099	
7:	590 07/02/2002				
S. Peter Ludw		EXAMINER			
Darby & Darby 805 Third Aver	nue	CHAKRABARTI, ARUN K			
New York, NY	10002		ART UNIT	PAPER NUMBER	
			1634	、ア	
			DATE MAILED: 07/02/2002	15	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.

Advisory Action

Applicant(s)

09/627,775

Greene Art Unit

Examiner

Arun Chakrabarti

1634



	The	MAILING DATE of this cor	nmunication appears on	the cover sheet with the	correspondence address	
Ther rejec allow	efore, fur tion unde rance; (2, i) in comp	ther action by the applica or 37 CFR 1.113 may only of a timely filed Notice of A diance with 37 CFR 1.114	nt is required to avoid be either: (1) a timely appeal (with appeal fee 1. THE PERIOD FOR REP	the abandonment of this v filed amendment which e); or (3) a timely filed Ro LY [check only a) or b),		ondition for
a)	X The	period for reply expires	months from the n	nailing date of the final rejec	tion.	
b)	is la: final	ter. In no event, however, will	the statutory period for re	eply expire later than SIX Mo	ate set forth in the final rejection ONTHS from the mailing date of WO MONTHS OF THE FINAL RE	the
e) aµ se	ctension fe opropriate ot in the fir	e have been filed is the date f extension fee under 37 CFR 1 al Office action: or (2) as set	or purposes of determining .17(a) is calculated from: forth in (b) above, if chec	g the period of extension and (1) the expiration date of the ked. Any reply received by:	der 37 CFR 1.136(a) and the app of the corresponding amount of the e shortened statutory period for a the Office later than three month tment. See 37 CFR 1.704(b).	he fee. The renty originally
1. 🗆		ce of Appeal was filed on R 1.192(a), or any extensi	on thereof (37 CFR 1.	Appellant's Brief must b 191(d)), to avoid dismis	ne filed within the period set sal of the appeal.	forth in
2. X	The pr	oposed amendment(s) will	not be entered becau	se:		
(a)	X they	raise new issues that wo	uld require further cor	nsideration and/or search	(see NOTE below);	
(b)	☐ they	raise the issue of new m	atter (see NOTE below	v);		
(c)	X they issue	are not deemed to place es for appeal; and/or	the application in bett	er form for appeal by ma	aterially reducing or simplify	ing the
(d)	☐ they	present additional claims	without canceling a c	orresponding number of	finally rejected claims.	
	NOTE:	The amendment, especial and search.	lly the phrase, "TNF-F	R(I)" raise new issue that	t would require further consi	deration
3. 🗆	Applica	ant's reply has overcome	the following rejection	(s):		
4. 🗆		proposed or amended clai ate, timely filed amendme		allowable claim(s).	would be allowable if subl	mitted in
5. 🗆	The a) applica	\square affidavit, b) \square exhibition in condition for allow	t, or c) I request for ance because:	reconsideration has bee	n considered but does NOT	place the
6. 🗆	The aft	idavit or exhibit will NOT Examiner in the final rejec	be considered because	e it is not directed SOLE	LY to issues which were ne	wly raised
7. 🔀	For pur explant	poses of Appeal, the propation of how the new or a	osed amendment(s) a, mended claims would	W will not be entered of be rejected is provided by	r b) \square will be entered and arbelow or appended.	7
	The sta	ntus of the claim(s) is (or v	vill be) as follows:	•		
	Claim(s	s) allowed:				
	Claim(s	s) objected to:				
		s) rejected: <u>2-6, 18-30, an</u>	d 34-48			
	Claim(s) withdrawn from conside	eration:			
g. 🗆	The pro	pposed drawing correction	filed on	is a)□approve	d or b)□disapproved tijy jth	e Examiner.
9. 🗆	Note th	e attached Information Di	sclosure Statement(s)	(PTO-1449) Paper Nots	1. 1.1/XH	1
0 .□	Other:				Supervisory Paten	t Examiner
					Technology Cen	ier 1600